United States District Court Southern District of Texas FILED

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JUN 7 0 2015

Uni	ted States District Co	ourt	14 T & 5013
SOUTHERN	DISTRICT OF MCALLEN DIVISION	TEXAS David J	. Bradley, Clerk
UNITED STATES OF AMERICA V. Wilman Mejia-Ramos A089 084 489 (A:		CRIMINAL COMPLAIN Case Number: M-15- 093	
IAE YOB: 19 Honduras The and Address of Defendant)	978		
the undersigned complainant being	duly sworn state the following is true as	d correct to the best of my	
owledge and belief. On or about	June 8, 2015	in <u>Hidalgo</u> Co	ounty, in
e Southern	District of Texas		
further state that I am a(n) Sen Ilowing facts: Vilman Mejia-Ramos was encountere hat the Defendant was an undocume tates on June 1, 2015, near Hidalgo, In November 27, 2009, through New Onited States without permission from	Inited States Code, Section(s) ior Patrol Agent and that this comp d by Border Patrol Agents near Edinburg, T nted alien and requested record checks. Tl exas. Record checks revealed the Defenda Orleans, Louisiana. Prior to Deportation/En the U.S. Attorney General and/or the Section Of Cocaine and sentenced to eighteen (2)	exas, on June 8, 2015. The investigating e Defendant claims to have illegally ento not was formally Deported/Excluded from clusion the Defendant was instructed no etary of Homeland Security. On March	ered the United in the United State of to return to the 23, 2009, the
violation of Title 8 Use further state that I am a(n) Sen Illowing facts: Vilman Mejia-Ramos was encountered that the Defendant was an undocume tates on June 1, 2015, near Hidalgo, In November 27, 2009, through New Of Inited States without permission from the Inited States with the Inited States with the Inited States wit	d by Border Patrol Agents near Edinburg, Tonted alien and requested record checks. The Texas. Record checks revealed the Defendation of the U.S. Attorney General and/or the Section Of Cocaine and sentenced to eighteen (2) made a part of this complaint:	exas, on June 8, 2015. The investigating e Defendant claims to have illegally entent was formally Deported/Excluded from clusion the Defendant was instructed no etary of Homeland Security. On March 8) months confinement and three (3) ye	ered the United of the United States of to return to th 23, 2009, the